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FACSIMILE TRANSMITTAL SHEET

DATE:	September 13, 2004	•	
то:	Technology Center/Issue Fee	Group Art Unit: 2114	
COMPANY:	United States Patent and Trademark Office		
FACSIMILE NO:	703-872-9306		
From:	John Biggers, Reg. No. 44,537		
RE:	After-Final, After-Allowance Response Regarding The Office's Response to Rule 312 Communication; Entitled: Test Programs for Enterprise Web Applications	Atty. Docket No.: AUS920010725US1 (014)	
SERIAL NO.:	09/963,712		
Number of Pages:	(Including Cover) 30		
COMMENTS:	Please see attached.		
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	Application Number	09/963,712	
TRANSMITTAL	Filing Date	09/26/2001	
FORM	First Named Inventor	Carlton Keith Mason	
(to be used for all correspondence after initial (ffing) Art Unit	2114	
	Examiner Name	Baderman, Scott	
Total Number of Pages in This Submission	27 Attorney Docket Number	AUS920010725US1	
ENCLOSURES (Check all that apply)			
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address Terminal Disclaimer Request for Refund CD, Number of CD(s) Remarks The Comissioner is authorized to charge	Other Enclosure(s) (please Identify below):	
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT			
Firm John Biggers or Reg. No. 44,537			
Signature (18th) Signature			
Date 09/13/2004			
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Typed or printed name Catherine Berglund			
Signature Catherin	le Berolund	Date 09/13/2004	

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AUS920010725US1

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In re Application of: Carlton Keith Mason

Serial No.: 09/963,712

Filed: September 26, 2001

Title: Test Programs for Enterprise

Web Applications

SEP 1 3 2004

Group Art Unit: 2114

Baderman, Scott Examiner:

Atty Docket No.: AUS920010725US1

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AFTER-FINAL, AFTER-ALLOWANCE RESPONSE REGARDING THE OFFICE'S RESPONSE TO RULE 312 COMMUNICATION

Dear Sir:

Applicant acknowledges with thanks Primary Examiner Scott Baderman's taking the time on September 13, 2004, to discuss the after-final, after-allowance actions in the instant case with Applicant's attorney John Biggers. On August 8, 2004, Applicant submitted an Amendment After Notice of Allowance and Fee(s) Due Under 37 C.F.R. § 1.312 in the above-identified patent application requesting that claims 2-5, 8, 16-17, 24, 27, and 29 be amended to correct minor typographical errors. On September 13, 2004, Applicant received from the Office a Response to Rule 312 Communication stating: "The amendments to claims 2, 3, 8, 16, 17, 24, 27, and 29 are to be entered. The amendments to claims 4 and 5 would change the scope of the allowed invention and cannot be entered." Applicant's attorney John Biggers and Primary Examiner Scott Baderman, in a telephone conference on September 13, 2004, discussed the dependencies among claims 4 and 5 in some detail and agreed that the amendments to claims 4 and 5 are to be entered as requested in the Amendment After Notice of Allowance and Fee(s) Due of August 8,